

# UNITED STATES PATENT AND TRADEMARK OFFICE

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/961,061	09/24/2001	Hirohisa Nakano	110662	5208
25944	7590 02/12/2003			
OLIFF & BERRIDGE, PLC			EXAMINER	
P.O. BOX 199 ALEXANDRI	28 A, VA 22320		SEVER, ANDREW T	
			ART UNIT	PAPER NUMBER
			2851	
			DATE MAILED: 02/12/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)				
	•	09/961,061	NAKANO ET AL.	· ·			
	Office Action Summary	Examiner	Art Unit				
		Andrew T Sever	2851				
	- The MAILING DATE of this communication	on appears on the cover shee	t with the correspondence ac	ldress			
Period fo	• •	SERVING OFF TO EVOIDE	2 MONTU(S) EDOM				
THE N - Exten after S - If the - If NO - Failur - Any re	DRTENED STATUTORY PERIOD FOR F MAILING DATE OF THIS COMMUNICATI sions of time may be available under the provisions of 37 C SIX (6) MONTHS from the mailing date of this communicati period for reply specified above is less than thirty (30) days period for reply is specified above, the maximum statutory e to reply within the set or extended period for reply will, by eply received by the Office later than three months after the d patent term adjustment. See 37 CFR 1.704(b).	ION.  CFR 1.136(a). In no event, however, maion.  s, a reply within the statutory minimum of period will apply and will expire SIX (6) to statute, cause the application to become	ly a reply be timely filed  f thirty (30) days will be considered time  MONTHS from the mailing date of this of the ABANDONED (35 U.S.C. § 133).	ly. communication.			
1) 🖾	Responsive to communication(s) filed or	n 26 Decemb <u>er 2002</u> .					
2a)⊠	•	This action is non-final.					
3)	Since this application is in condition for	allowance except for formal	matters, prosecution as to the	ne merits is			
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims							
4)🖂	Claim(s) 1-10 is/are pending in the appli	cation.					
	4a) Of the above claim(s) is/are wi	thdrawn from consideration.					
5)	Claim(s) is/are allowed.						
6)⊠	Claim(s) 1-6 and 10 is/are rejected.						
7)🖂	Claim(s) 7-9 is/are objected to.						
	Claim(s) are subject to restriction	and/or election requirement					
	on Papers						
, —	The specification is objected to by the Ex						
10)⊠	The drawing(s) filed on 24 September 20						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.							
If approved, corrected drawings are required in reply to this Office action.  12) The oath or declaration is objected to by the Examiner.							
,	under 35 U.S.C. §§ 119 and 120						
_	Acknowledgment is made of a claim for	foreian priority under 35 U.S	S.C. § 119(a)-(d) or (f).				
		, or origin pricerily among					
. α)	1.⊠ Certified copies of the priority doc	uments have been received					
	2. Certified copies of the priority doc						
				al Stage			
<ul> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>							
14) 🔲 .	14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
15)∏	a) $\square$ The translation of the foreign languate Acknowledgment is made of a claim for d	age provisional application h Iomestic priority under 35 U.	as been received. S.C. §§ 120 and/or 121.				
Attachme		•					
1)	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-9 mation Disclosure Statement(s) (PTO-1449) Paper	948) 5) Noti	rview Summary (PTO-413) Paper N ce of Informal Patent Application (F er:				

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### **DETAILED ACTION**

### Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-6 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Takamatsu (US 6,254,238) and further in view of Shiraishi et al. (US 6,334,686.)

Takamatsu teaches in figure 3 a projector comprising a light source (4), an electrical optical device (6) that modulates the light irradiated from the light source (4) in accordance with image information to form an optical image, and a projection optical system (20) that enlarges and projects the optical image formed by the electrical optical device. A casing (inherent and indicated by 18) is provided that accommodates the light source, the electrical optical device and the projection optical system. A centrifugal fan disposed around the light source that inhales air by a rotation thereof and that discharges the air in tangential direction of the rotation. (As nearly as can be understood by the examiner, this part of claim 1 reads on fan 1 in figure 3 of Takamatsu. The fan is around the light source and intakes air directly from the light source as well as from the optical components.) An exhaust duct (30) is accommodated in the casing and the exhaust duct has a first end connected to an air discharge hole of the centrifugal fan (1) and a second end connected to an exhaust hole (3). The exhaust duct is clearly rectangular in shape and thus has a cross section that has a larger diameter along the side of the casing than the

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diameter in a direction orthogonal with the side of the casing (it is wider then it is high) as is claimed by applicant's amended claim 3 and inherently the side is one of a lateral side, rear side and bottom side as is claimed in applicant's claim 10. The exhaust duct has one bent portion that appears to be bent at an angle that is less then 45 degrees as is claimed in applicant's claim 4. (Bent portion is the portion where the exhaust duct becomes larger, directly underneath the arrow for the "30 OUTLET DUCT" part indicator.) Takamatsu teaches in column 6 lines 62-67 that the direction of the outlet on the case can be changed, which would include having the exhaust hole formed at the front of the casing for the projecting optical system as shown in figure 1, where outlet 1b is facing the same direction as projecting lens 20.

An intake duct (cooling duct 2) is also provided between the optical component case and the exhaust duct (outlet duct 30) to introduce components inside the optical component case to an air intake of the centrifugal fan (1) as is claimed by applicant's claim 5. This intake duct (2) includes a partition member (not labeled but between 10 and 17 on the intake duct 2) that divides the after-cooling air transferred from the light source (4) and the after-cooling air transferred from the other optical components to the exhaust opening (opening of the centrifugal fan 1). The opening that introduces the cooling air (13 and 14) is formed on a side of the optical component case opposite to that where the intake duct is provided (the openings are on the top of the case and the intake duct is on the bottom with the optical components in between.) as is claimed by applicant's amended claim 6.

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#### Allowable Subject Matter

- 3. Claims 7-9 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 4. The following is a statement of reasons for the indication of allowable subject matter: Claim 7 claims that the intake of the centrifugal fan is disposed in the same place as the light source, such as is believed to be shown in applicant's figure 6, where the intake of centrifugal fan is disposed beneath where the light source would be disposed. This along with the other

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mater in claim 7 and the claims it is dependent on (claim 5 and claim 1) was not found in the prior art, therefore claim 7 would be allowable if written in independent form including the mater of claims 1 and 5. Claims 8 and 9 are dependent on claim 7 and would therefore also be allowable if written in independent form containing all the subject mater of the claims they are dependent on or if claim 7 were written in independent form.

## Response to Arguments

5. Applicant's arguments with respect to claims 1, 4, and 5 have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andrew T Sever whose telephone number is 703-305-4036. The examiner can normally be reached M-TH 8:30-6:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Russell Adams can be reached at 703-308-2847. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9318 for regular communications and 703-872-9319 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

AS February 10, 2003 RUSSELL ADAMS
SUPERVISORY PATENT EXAMINER
FECHNOLOGY CENTER 2800